

# DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor, if only one name is listed below, or an original, first and joint inventor, if plural names are listed below, of the subject matter which is claimed and for which a patent is sought on the invention entitled CHAIN BLOCK, the specification of which is attached hereto.

I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office (the Office), all information which is known by me to be material to patentability as defined in Title 37, Code of Federal Regulations (C.F.R.), Section 1.56.

# CLAIM OF PRIORITY

I hereby claim foreign benefits under Title 35, United States Code (U.S.C.), Section 119, of any foreign applications for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

Application Scrial No. 102 44 864.7-22 filed in Germany on September 23, 2002.

# POWER OF ATTORNEY

I hereby appoint the patent law firm of Van Dyke, Gardner, Linn & Burkhart, LLP, P. O. Box 888695, Grand Rapids, Michigan 49588-8695, telephone number 616/975-5500, facsimile number 616/975-5505, and the individual patent attorneys and patent agents at such patent law firm, namely, Daniel Van Dyke, Reg. No. 25 046; Donald S. Gardner, Reg. No. 25 975; Terence J. Linn, Reg. No. 30 283; Frederick S. Burkhart, Reg. No. 29 288; Catherine S. Collins, Reg. No. 37 599; Timothy A. Flory, Reg. No. 42 540, and Bruce Stein, Reg. No. 27 231, my attorney(s) or agent(s) with full power of substitution and revocation, to prosecute this application and to transact all business in and to receive all correspondence from the Patent and Trademark Office connected therewith.

All statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true, and further, these statements are made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of this application or any patent issued thereon.

Sole or First joint inventor:

Erik Appel Citizenship: German

Mykoniusstr. 5 Residence:

D-96215 Lichtenfels, Germany

Same as above Post Office Address:

Third joint inventor:

Schultc-Heuthaus-Str. 13

D-44379 Dortmund, Germany

Post Office Address:

Same as above

Second joint inventor:

Citizenship: German

Residence:

Landwehrweg 39

D-44627 Home, Germany Same as above Post Office Address:

Fourth joint inventor:

Jörg Lindemaier

10, 2003

Citizenship: German

Residence:

Küpferstr. 1

D-44135 Dortmund, Germany

Post Office Address:

Same as above



# DECLARATION AND POWER OF ATTORNEY

a below named inventor, I hereby declare:

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Fifth joint inventor:

Oliver Moll

Citizenship: German

Residence:

Merscheider Str. 70

D-42699 Solingen, Germany

Post Office Address:

Same as above

Seventh joint inventor:

Eight joint inventor:

Thile Walloschek

Citizenship: German

Residence:

Bredderbruchstr. 30

D-58285 Gevelsberg, Germany

Post Office Address:

Same as above

Sixth joint inventor:

Klaus Wissing Citizenship: German

Residence:

Hauptstr. 28

D-76889 Pleisweiler-Oberhofen

Germany

Post Office Address:

Same as above

Rudiger Ostholt

1.10.2003

Citizenship: German

Residence:

Schwelmer Str. 74

D-58300 Wetter, Germany

Post Office Address:

Same as above